

CLOAKS—THE NEW YORK STORE—CLOAKS

TO INTIMIDATE REPUBLICANS

Bulldozing Circular Sent Out Mostly to Colored Voters by Democrats.

In It Taggart Confesses that He Has Again Hired a Horde of Pinkerton Thugs to Run the Election.

Few Posters Gotten Out Telling the Truth About the Frick Issue.

Who He and the Men Who Brought Out the Soldiers at Homestead Are—Contemptible Lie Denied—Hired to Stay Away.

BULLDOZING VOTERS.
Cowardly Effort of Democrats to Intimidate Republicans.

W. H. Hobbs, who was once a member of the now defunct committee of one hundred, is in receipt of a letter from a man signing himself J. H. Mayo, and which shows that the Democratic managers, with their usual attempts at trickery, are trying to intimidate voters by the use of this committee's name. The writer addresses his communication to the committee and says that he did not come to the city as a tramp, or for the purpose of selling his vote, but to get work; that he knows that the committee has him spotted, but that it will do them no good, and ends by stating that, if it knows so much about him, he hopes that it will assist him to a job of work.

Late last night J. C. Ratcliffe, of 473 North Illinois street, brought to the Journal office one of the circulars sent to him. It reads thus:

BEWARE!

THE GOOD PEOPLE OF THIS CITY ARE DETERMINED TO HAVE AN HONEST ELECTION. WE THEREFORE DESIRE TO INFORM YOU,

First—That a voter must live six months in Indiana, and sixty days in the county, and thirty days in the ward or precinct before he can vote, and must be over twenty-one years of age.

Second—That we know and have spotted every illegal voter in your ward.

Third—That any illegal voter who even attempts to vote will be arrested on the spot.

Fourth—That deputy sheriffs will be at your polls, who will arrest any person who attempts to vote who is not a legal voter.

Fifth—Five years in the penitentiary is the punishment for illegal voting.

Sixth—Twenty-one years in the penitentiary is the punishment for swearing in an illegal voter.

Seventh—Heavy fines and imprisonment are the penalties for paying or receiving money to stay away from the polls, or for defacing the official ballots.

Eighth—We have plenty of money in the treasury, the best of lawyers employed, and the judges of our courts are with us in this movement for an honest election.

Ninth—We have had detectives at work, both white and colored, for over four weeks, and we have the names and residences of every illegal voter, white and colored, every repeater, and every man hired to swear in voters.

Look Out! The Prison Doors are Open!

Respectfully,
THE COMMITTEE OF ONE HUNDRED.

There can have been but one intent in sending out such a circular, and that is to frighten ignorant voters and induce them to stay away from the polls. Unquestionably they have been sent to nearly every colored man in town, for Democratic leaders always take it for granted that colored men are ignorant. The hope is that they will simply spell out the words in big type, such as "Beware!" and "Look Out! The Prison Doors are Open," and come to the conclusion that the Democratic sheriffs and police authorities will arrest them if they attempt to vote.

There is one bit of truth in the circular—the paragraph about detectives. It is positively known now that for a month past Taggart has had another horde of Pinkerton thugs here, just as he had last fall, and it is probable that these Pinkerton thugs will turn up at the polls as assistants to the Democratic sheriffs.

A. L. Pinkerton, of Chicago, was among the guests registered at the Bates House yesterday. Mr. Pinkerton was in the city all day, and was noticed hanging around the Grand Hotel, and in the light of past events it is presumed he was here to consult with Tom Taggart as to the management of the things which they have in this city.

THE FRICK ISSUE.

Frick, Patterson, Snowden and the Whole Outfit Democratic.

It is thoroughly well known by both Democrats and Republicans that Frick is a Democrat and will vote next Tuesday for Cleveland. The Democratic indisposition to claim their own has led them to proclaim that Frick is a Republican. To place Mr. Frick in line with his party the Republican managers yesterday had ten thousand full-sheet posters struck off, printed in deepest black and biggest letters:

FRICK IS A DEMOCRAT.
A Vote for Cleveland is a Vote for Frick.

Another poster contained the words:

GOV. PATTERSON IS A DEMOCRAT.
A Vote for Cleveland is a Vote for Frick.

Still another poster reads:

GEN. SNOWDEN IS A DEMOCRAT.
A Vote for Cleveland is a Vote for Frick.

"This style of political warfare," said one of the Republican managers yesterday, "is not agreeable to those who believe that principles and not individuals control our elections. But the Democrats started the groundless lie about Frick in the purpose to prejudice the people. The facts are against them. The Homestead affair was started by Frick, a Democrat, to crush the Amalgamated Association of Iron and Steel-workers out of the Homestead works. It was Frick, a Democrat, who called out an army of armed men to shoot down honest workmen. It was Frick, a Democrat, who called on Governor Patterson, another Democrat, to send State troops, not to drive

out the unauthorized army of invaders, but to force the locked-out workmen to submission. It was Governor Patterson who sent General Snowden, another Democrat, head of the State militia, to Homestead, and who executed his orders. The personnel in the Homestead tragedy was Democratic, and the motives instigating the whole transaction were those of Democracy. Frick wanted to make his workmen abandon their union, in order to break their power to force him to pay the American standard of wages. He succeeded in the case of the coke-workers, and thought he could succeed with the steel-workers. He is a foreigner by birth, a foreigner in spirit, and therefore, on the face of things, well calculated to be a Democrat. He is, as a matter of fact, a Democrat, and will vote for Cleveland."

A DESPICABLE FALSEHOOD.

The Story of Pinkerton Boodle Pronounced Utterly False by Chairman Gowdy.

Yesterday morning the Sentinel devoted part of its first page to an infamous statement to the effect that the Pinkerton agency, of Chicago, had contributed \$10,000 to the Republican campaign fund of Indiana. Never was a more maliciously false statement published. It had no foundation whatever. The wonder is that Taggart, who acquired such an unenviable reputation during the last city campaign by hiring and bringing to this city Pinkerton detectives to spy on his fellows, should have the nerve to come out in his organ and charge the Republicans with receiving aid from the Pinkerton agency.

Chairman Gowdy, of the Republican State committee, was shown the Sentinel article yesterday. He pronounced the entire article the basest kind of a fabrication—a lie made out of whole cloth. The committee, he said, had not collected money in Chicago, the only contributions to the public campaign fund having been made by Republicans of Indiana voluntarily.

The real object of the Taggart publication is seen at a glance. The Democratic chairman has hired a horde of Pinkerton detectives, who are even now in this city, brought here to watch certain Democrats on the South Side, and especially those who are suspected of affiliating with members of the Patrick Egan Republican Club, and his organ "singing the Pinkerton sensation" in order to cover up his scheme. The tactics of the Democracy during the last few days have been those of desperation, and it is safe to say it will not profit any from the despicable falsehoods that are being published from day to day.

ELECTION COMMISSIONERS.

Two More Democratic Counties Where More Ballots Had to Be Destroyed.

The Board of Election Commissioners met yesterday in the Department of State Printing, and after allowing a few bills for work done, directed their attention to the allowing of additional ballots to counties whose supplies are insufficient. A package of mutilated ballots were returned from Allen county, and new ones sent in their stead. The box in which the ballots had been packed was too small to hold them all easily, and a cross piece was nailed over its top. One of the nails used in fixing the cross-piece had punctured the package, and was returned. Lake county was allotted two more packages, which contained 320 ballots, for 290 estimated votes. Precinct No. 2, East Chicago, was allotted 300 additional tickets, and Precinct No. 4 was sent 130. The auditor's estimates had been made too low. The board will meet at 10 o'clock on Tuesday night and destroy the ballots left over.

INDIRECT BRIBERY.

Democrats Trying to "Induce" Colored Voters to Stay Out of Town Tuesday.

The Journal has before referred to the constant efforts made by the agents of T. Taggart, Coy and Wilson to induce colored voters to go out of town on election day. Hunting parties, fishing excursions and various other schemes for taking them out of town. The Sun (Independent) last evening published this:

A white man, accompanied by twenty-four colored men, was taken to the city Saturday evening. The man said that he was taking them to Cincinnati to vote, but their tickets were for Shelbyville. The men said that they were going to Newport and Covington. It is believed that they have been paid by the Democrats to get out of town till after election.

This was probably the first installment. This sort of thing comes under the bribery clause of the ballot law, and the men who are engineering the scheme are being closely watched. If efforts are made to carry it further the State prisons are likely to have an increase of population; what is more, the law catches the man bribed as well as the briber.

While intoxicated yesterday morning Charles Bushong, city sprinkling inspector, and side-partner in Joe Gates's craps joint, confessed to a friend that T. Taggart was paying him \$100 per month to "induce" what he terms "niggers" to vote the Democratic ticket.

CORPORATIONS AT WORK.

Street-Car Monopoly and Others Taking a Hand in an Underground Business.

Mr. Frenzel has issued his edict that A. W. Wishard, Robert Dorrah and R. R. Shuler, candidates respectively for the Senate, the House and for county treasurer, must at all hazards be defeated. The street-car men have been informed of his decision. Patrolman Jim Wilson, a former street-car employee, and now a member of the non-partisan assessment-paying police force, was detailed to distribute circulars to the members of the brotherhood. He spent time paid for by the city, in handing the circulars to the street-car employees. The annals of the opposition to these candidates dates from the last strike, when Mr. Wishard and Mr. Shuler lent assistance to the brotherhood men. Railroads and all other large corporations have been sending out for the past few days to all of their employees sample ballots which are stamped so as to show how to vote the Republican ticket with the exception of the three men named above.

TWILL PAY TO WATCH THE COUNT.

Democratic Judges Instructed to Throw Out Two Votes in Each Precinct.

The Democracy is in desperate straits. It is only truth to say that it was brazen assumption for the Staffed Prophet, in his

New York speech, to assert that, having been beaten in every argument, and now tottering on a platform of rotten planks, the Democrats have taken to fraud as their only hope of carrying the State. The Journal, a few days since, quoted a section from one of Chairman Taggart's circulars, in which he advised the Democratic election officers three Republican ballots can be thrown out and three Democratic ballots, improperly marked, can be counted, the State will be safely Democratic by 15,000. This is of itself a confession of a minority vote, for the proposed gain of six votes to each of the 2,946 precincts would show the Republican party having a slight plurality. It would be a justification of the Chairman's other circular, beginning, "For God's sake hustle, or we are lost." With a few days past, the Republican State central committee has heard of the iniquitous circular advising how to count out Republican ballots, from all parts of the State. Republican election officers have been instructed to be on their guard and see that every ballot on which the intention of the voter is plain shall be counted.

Holt's Cold Assurance.
Sterling R. Holt has had the cold assurance to send sample ballots broadcast among Republicans of Marion county, asking them to scratch in his favor. Republicans will, of course, just rush to the support of "Little Hatcher." Holt, the man who smashed a ballot-box in the effort to help his party elect the city in 1888.

DID NOT KEEP FAITH.

Only Twenty-Four Unions Went on Strike at New Orleans Yesterday—Cars Tied Up.

NEW ORLEANS, Nov. 5.—The general strike of labor organizations occurred today at noon. There are sixty-five unions in the Amalgamated Council. Forty-seven signed the agreement for a general strike. Of these twenty-four kept the compact. There will be considerable public suffering in consequence, as the list includes the car-drivers and the gas and electric-light workers. The dry-goods clerks, the various cotton laborers and other large bodies did not join in the strike, while other unions only succeeded in getting half their forces to go out. The inner dissensions among the labor organizations, in consequence, even if attempts at arbitration.

At 5 o'clock this afternoon the street-car drivers all left work and tied up all the line cars. There have been a few reports of serious violence and the city is remarkably quiet considering the number of idle men on the streets. The theaters are all closed, but the music and the night performances. An arbitration conference between the merchants' committee and the body from the Amalgamated Council adjourned until tomorrow at 11 o'clock without taking action. The question between them is the agreement of the men to return to work before the strike of the merchants is considered. The merchants are willing to arbitrate with the unions if they will send their men back to work, while the strikers demand that all differences be settled before the men return to work. One of their demands is that none but union men shall be employed.

HIS MISSION SUCCESSFUL.

Mr. Fortune Coming Home Loaded with Information About the G. A. R. Encampment.

Special to the Indianapolis Journal.

WASHINGTON, Nov. 5.—Mr. Fortune, the executive director of the Indianapolis committee in charge of the next national encampment of the Grand Army, left for home to-night highly pleased with his work in Washington. He has gathered much valuable information from Chairman Edison and those who participated in the work of arranging for the encampment in this city. Chairman Edison has been particularly attentive, and showed almost as much interest in the success of the Indianapolis encampment as that which he holds. He says, too, that he is confident of his understanding of the way the work has been taken in hand, that the Indianapolis arrangements will be carried out in a way creditable to the city. Mr. Fortune has purchased from the Washington committee at advantageous figures a quantity of material which will be used in Indianapolis. The work of getting on board cars the parts of the Kearsarge, to be shipped to Indianapolis, was completed late last evening, and the vessel at their destination they will be stored until next summer, when the vessel will be reconstructed. Blue prints of the plans for reconstruction have been furnished Mr. Fortune by Commodore Wilson, of the Bureau of Construction, Navy Department.

No Request for Troops.

WASHINGTON, Nov. 5.—Assistant Secretary of War Grant left Washington to-day for his home in Minneapolis. As Secretary Elkins is also absent from the city, Major-General Schofield, who is in command of the United States army, became also acting Secretary of War. He was asked whether he anticipated any call for troops on election day or had made any preparation for their use. "You can say," said the General, "that there has been no intimation from any official source that troops should be used. No preparations have been made for such use, and the use of no suggestion or intimation that such preparations should be made."

Pierced by a Stick of Molting.

Special to the Indianapolis Journal.
DECATUR, Ill., Nov. 5.—To-day at the Yon & Armstrong planing-mill, Charles Eymann, aged thirty-one, son of Mrs. Hardt Eymann, was run through the body above the hips with a three-quarter-inch molting, which was broken off by the mill. The man was driven back to the Eymann. He died in ten minutes. Before expiring he pulled the stick from his body.

Five Lynchings in a Week.

NATCHEZ, Miss., Nov. 5.—John Hastings, alias John Mahogany, who was delivered into the custody of J. Bontrier and Mr. Collier, agents of the State of Louisiana here, last Wednesday, reached Jonesville, La., Wednesday evening. The officers concluded to remain there all night with their prisoner. Early this morning the prisoner was lynched. This makes five lynchings near here in the past week.

Fallen Because of a Fire.

Special to the Indianapolis Journal.
ELKHART, Ind., Nov. 5.—Edward H. Beckley, a lumberman of this city, made an assignment to-day to H. W. Godfrey, another local lumber-dealer. The liabilities are placed at \$12,000; assets, \$9,000. Beckley was recently burned out and bought a new stock, but failed to get in cash fast enough to meet his bills.

Dead of a Hoodlum.

Special to the Indianapolis Journal.
MARTINSVILLE, Ind., Nov. 5.—James Rutan, of Hyndesdale, this county, threw a large stone against a passenger coach on the Vincennes road this evening, while at that place. He was immediately arrested, and will await trial.

Fatally Injured at a Rally.

Special to the Indianapolis Journal.
SPENCER, Ind., Nov. 5.—While a party of horsemen were returning from the Democratic rally here to-day they engaged in racing, and the horse rode by John Bonnell fell, throwing him. He received fatal injuries.

Another Jay County Oil Well.

Special to the Indianapolis Journal.
PORTLAND, Ind., Nov. 5.—The Patch oil well, No. 2, just drilled in, is flowing 1,500 barrels a day. The rich oil field of Jay county, together with a rich gas field, is bringing this county and city to the front.

Columbus City Treasurer Robbed.

Special to the Indianapolis Journal.
COLUMBUS, Ind., Nov. 5.—Richard Carter, treasurer of this city, was held up to-night on his way home and robbed of \$400.

IAMS'S TORTURERS GO FREE

Colonels Hawkins and Streater Acquitted of Assault and Battery.

Half the Costs Placed on the Defendants, However—Jurors Sharply Scored by Judge Porter for Their Obstinacy.

PITTSBURG, Nov. 5.—When court opened this morning the jury in the Iams case had not agreed on a verdict. It came into court at 10 o'clock, and the foreman said: "A question arose in our deliberations which we desire the court to answer. We do not wish to ask it openly, and submit it to you in writing."

Judge Porter—The subject of your inquiry is wholly immaterial on the question. It cannot enter into this case. As to the instructions given you in the assault and battery to find the defendants not guilty, I propose you shall obey the court. You, of course, may ignore the instructions. You are the judges of the fact and the law; not the law as you think it should be, but what it is. We have told you what the Supreme Court of the United States says the law is, and that is the law you want to take. If any man in this jury thinks he knows more than the Supreme Court of the United States, of course, he will stick to his opinion. It is a shame, however, that a man with such profound knowledge should waste his time in the jury-box. You are not to be guided by your feelings or your prejudice. Any juror who does this breaks down every security of justice, interferes with the administration of justice and violates all security for justice and equity. The instructions given were placed on the record about the trouble to you. Is there anything further you desire me to say?"

The jury again retired, and at 11 o'clock came into court and returned a verdict of not guilty as to both charges, but that the defendants—Colonels Hawkins and Streater—pay half the costs in the aggravated assault and battery case.

After the verdict had been rendered Col. Braddock arose and said: "In view of your Honor's charge we ask that such portion of the verdict of the jury as places the costs on the defendants be set aside."

Judge Porter—Make a motion in writing, and we will consider it. Had the costs been placed on them in the assault and battery case we would unquestionably have stricken that part out. We do not mean to express an opinion as to what we will do, but it is proper that you file your motion.

The motion was put in writing as suggested, and the court took the motion, but made no disposition of it except to order it filed. It was announced that the jurors stood ten for conviction and the other ten until the charge of the court, and when they first took a vote after going to their room, the vote was eleven to one for acquittal. This continued for several ballots, and, finally, the twelfth man was won over. The fight was then on the costs, and over this a disagreement was almost reached. It was the dispute over the costs in the assault and battery case which caused them to come into court and ask the question they did. The court had told them the costs could not be put on the defendants in the assault and battery case and they then returned. That it was the intention to put the costs on the defendants in both cases is evident, as the word "county" had been written over the word "defendants" in disposing of the costs.

The only attorney for the defendants in court was Colonel Braddock, who expressed himself as well pleased, as he felt certain the court would set aside that portion of the verdict putting the costs on his clients. Neither the prosecutor nor his attorneys were in court, but one of them said that after the charge of the court they had reason to feel satisfied with the crumbs they got. Around the court-house the verdict except the disposition of the costs, was generally approved.

The trite saying, "No one can tell what a jury will do," has been fully verified in this case. Not a lawyer who knew the charge believed the jury would find any trouble in arriving at a speedy result, and that result not guilty. Even the attorneys for the prosecution, after the charge, had no hope of a conviction, and one of them said they would have now to depend on the suit for damages for a vindication of their client. This suit will be brought in the United States court, Iams, the prosecutor, being a resident of West Virginia. In that court suits for \$10,000 damages will be brought, and the case will, no doubt, go to the Supreme Court of the United States before its final disposition, as both sides believe the question should be finally settled.

THE BUILDING COLLAPSED.

Structure Going Up for DeHority's Elwood Bank Falls with a Crash.

Special to the Indianapolis Journal.

ELWOOD, Ind., Nov. 5.—The DeHority bank building, which was to have been one of the finest structures in the city, collapsed to-day at noon, injuring three workmen. W. B. Whitcomb had his left leg broken and his head terribly cut. Roy Clark had an arm broken and his hand almost cut off. The cause of the accident is said to be from the fact that the roof was too heavy for the walls. Considerable excitement prevailed at the time, as the people on the streets did not know how many persons were in the ruins. The walls now standing are considered unsafe, and it is probable that new ones will be erected. It is also probable that a building inspector will be appointed in Elwood. The loss is considerable.

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N. B.—We have several Upright Pianos of standard and slightly damaged, which we will sell at much lower prices on very easy terms.



A friendly "TIP," but we can't exactly see it as he does.

Recently a prominent Chicago jobber of woollens came to us confidentially and with polite apologies for his suggestions said: "Do you know you are not making as much profit on your Suits and Overcoats as you ought to? People do not know what goods are worth, and you are selling clothes too cheap. You get no credit for what you're doing," etc., etc.

If we paid regular jobbers' prices and sold at our present retail figures he would be right, but our woollens come direct from the mills—at home and abroad—and we find a small percentage on large sales is better than a big profit with small sales. Take for instance these \$20 long-wool tweed Suits, which we make to order thousands of each season, any one who has worn them can tell you they are as stylish, as serviceable, and just as satisfactory as Suits that cost elsewhere \$25 to \$35.

We will be glad to show you all lines—long, it's true, but displayed in an easy way so you can look, buy or compare.

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Prices: \$8, \$12 and \$16.

See Our Cheval Bedroom Suite, \$12.50

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NOW IS THE PROPER TIME TO SELECT YOUR

HOLIDAY : GIFTS

See the Immense Display at

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CAUTIOUS

WEAR
CONCERNING.

Do you catch on to this little snap? It is: You cannot be over-cautious concerning underwear.

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Offers Holroyd's Ribbed Underwear and Fine Cashmere and Merino, the latter from \$2 to \$4. Hosiery to match.

Agent for Jaeger's Sanitary Woollens.

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One rounded teaspoonful of Cleveland's Baking Powder does more and better work than a heaping teaspoonful of any other.

A large saving on a year's bakings.